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2004 Regular Session (4lr2660)

### ENROLLED BILL

-- Budget and Taxation/Ways and Means --

uced by <b>Senator Brinkley</b>	
Read and Examined by Proofreaders:	
	Proofreader.
I with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
	President.
CHAPTER	
N ACT concerning	
Frederick County - Hotel Rental Tax	
OR the purpose of authorizing Frederick County to impose a hotel rental tax at not more than a certain rate; providing that the hotel rental tax does not apply to certain bed and breakfast facilities <u>hotels</u> in Frederick County; requiring a hotel located in Frederick County to collect the tax and to file a certain tax return and pay taxes collected on or before a certain date each month; requiring Frederick County to deduct a certain amount of the hotel rental tax revenue for administrative costs to be distributed to the general fund of the county;	
	Read and Examined by Proofreaders:    With the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.    CHAPTER   N ACT concerning    Frederick County - Hotel Rental Tax    OR the purpose of authorizing Frederick County to impose a hotel rental tax at not more than a certain rate; providing that the hotel rental tax does not apply to certain bed and breakfast facilities hotels in Frederick County; requiring a hotel located in Frederick County to collect the tax and to file a certain tax return and pay taxes collected on or before a certain date each month; requiring Frederick County to deduct a certain amount of the hotel rental tax revenue for

rental tax revenue to a certain organization with a portion of the balance

designated by the County Commissioners for a certain purpose; requiring the

internal auditor of the county to conduct a certain audit and report the findings

to the County Commissioners; providing that in Frederick County unpaid hotel

rental tax is a lien against the real and personal property of the person owing the tax; defining certain terms; and generally relating to authorizing Frederick

County to impose a hotel rental tax.

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(c)

[(11)]

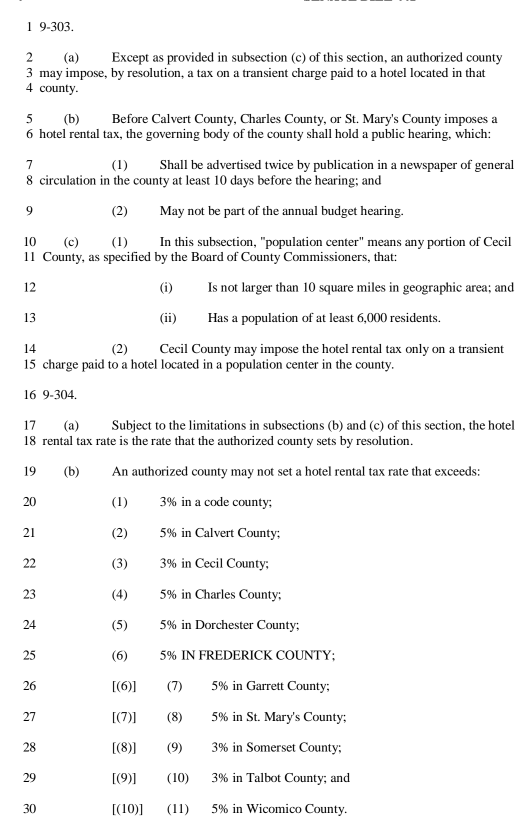
(12)

"Code county":

1 BY repealing and reenacting, with amendments, Article 24 - Political Subdivisions - Miscellaneous Provisions 2 3 Section 9-301, 9-304, 9-305, 9-310, 9-318, and 9-325 4 Annotated Code of Maryland 5 (2001 Replacement Volume and 2003 Supplement) 6 BY repealing and reenacting, without amendments, 7 Article 24 - Political Subdivisions - Miscellaneous Provisions Section 9-302, 9-303, 9-308, 9-309, 9-311, 9-314 through 9-317, 9-321 8 9 through 9-324, and 9-326 10 Annotated Code of Maryland (2001 Replacement Volume and 2003 Supplement) 11 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 13 MARYLAND, That the Laws of Maryland read as follows: 14 Article 24 - Political Subdivisions - Miscellaneous Provisions 15 9-301. 16 (a) In this subtitle the following words have the meanings indicated. 17 "Authorized county" means: (b) 18 (1) A code county; Calvert County; 19 (2) 20 (3) Cecil County; 21 (4) Charles County; 22 (5) Dorchester County; 23 FREDERICK COUNTY; (6) Garrett County; 24 [(6)](7) 25 [(7)](8) St. Mary's County; 26 [(8)](9) Somerset County; 27 [(9)] Talbot County; (10)Washington County; and 28 [(10)](11)

Wicomico County.

1 2	Maryland Co	(1) onstitutio		county that has adopted home rule under Article XI-F of the
3		(2)	Includes	x
4			(i)	Allegany County;
5			(ii)	Caroline County;
6			(iii)	Kent County;
7			(iv)	Queen Anne's County; and
8			(v)	Worcester County.
9 10	(d) for compens	(1) sation.	"Hotel"	means an establishment that offers sleeping accommodations
11		(2)	"Hotel"	includes:
12			(i)	An apartment;
13			(ii)	A cottage;
14			(iii)	A hostelry;
15			(iv)	An inn;
16			(v)	A motel;
17			(vi)	A rooming house; or
18			(vii)	A tourist home.
19	(e)	"Hotel r	ental tax'	means the tax authorized under this subtitle.
	(f) charge" mea 4 consecutiv		el charge	as provided in paragraph (2) of this subsection, "transient for sleeping accommodations for a period not exceeding
23 24	means a hot	(2) el charge		DERICK COUNTY AND Washington County, "transient charge ing accommodations for a period not exceeding 30 days.
25 26	for accomm	(3) odations		ent charge" does not include any hotel charge for services or n sleeping accommodations.
27	9-302.			
28	This sub	otitle allo	ws a hote	l rental tax for an authorized county.



3		ın 3%, bu	Notwithstanding subsection (b)(1) of this section, a code county, other the Western Maryland class, may set a hotel rental tax rate that it not exceeding 5%, with the unanimous consent of the county e county.
7			Notwithstanding subsection (b)(1), a code county in the Western et a hotel rental tax rate that is greater than 3%, but not ne unanimous consent of the county commissioners for the
9	(d)	The hot	el rental tax rate in Washington County is 6%.
10	9-305.		
11 12	(a) exemption f		County and St. Mary's County may provide, by resolution, a tax s of hotels.
15	HOTEL WI	TH 10 O	DERICK COUNTY, THE HOTEL RENTAL TAX DOES NOT APPLY TO A R FEWER SLEEPING ROOMS IN ITS MAIN BUILDING AND NO MORE NAL SLEEPING ROOMS IN AUXILIARY STRUCTURES ON THE HOTEL'S
17 18		(C) arge paid	In Washington County, the hotel rental tax does not apply to a to a hotel by:
19		(1)	The federal government;
20		(2)	A state; or
21 22	9-308.	(3)	An agency or instrumentality of a state or of the federal government.
23 24	A person transient cha		ay the hotel rental tax to the hotel when the person pays the
25	9-309.		
26	(a)	A hotel	shall:
27 28		(1) e transier	Give the person who is required to pay a transient charge a bill that at charge as a separate item from any other charge; and
29 30	charge.	(2)	Collect the hotel rental tax from the person who pays the transient
	(b) that imposes subtitle.		holds hotel rental tax collected in trust for the authorized county until the hotel pays the tax to that county as required under this

1 9	9-310.							
2	(a)	A hotel shall complete, sign, and file a hotel rental tax return with:						
3		(1)	A code county, on or before the 10th day of each month;					
4		(2)	Calvert	County, on or before the 21st day of each month;				
5		(3)	Cecil C	ounty, on or before the 10th day of each month;				
6		(4)	Charles	County, on or before the 21st day of each month;				
7		(5)	Dorche	ster County, on or before the 21st day of each month;				
8		(6)	FREDE	CRICK COUNTY, ON OR BEFORE THE 21ST DAY OF EACH MONTH;				
9		[(6)]	(7)	Garrett County, on or before the 21st day of each month;				
10		[(7)]	(8)	St. Mary's County, on or before the 21st day of each month;				
11		[(8)]	(9)	Somerset County, on or before the 21st day of each month;				
12		[(9)]	(10)	Talbot County, on or before the 20th day of each month;				
13 14	and	[(10)]	(11)	Washington County, on or before the 25th day of each month;				
15		[(11)]	(12)	Wicomico County, on or before the 20th day of each month.				
16	(b)	A hotel	rental ta	x return for an authorized county:				
17		(1)	Shall be	e made on the form that the county requires;				
18 19	amount of:	(2)	Shall co	ontain the information that the county requires, including the				
20 21	month; and		(i)	Transient charges paid to the hotel during the prior calendar				
22 23	calendar mo	onth.	(ii)	The hotel rental tax required to be collected during the prior				
24 9	9-311.							
25 26 t	25 (a) A hotel shall pay to the authorized county that imposes the hotel rental tax 26 the tax collected for a calendar month with the return that covers that month.							
			trative co	as provided in paragraph (2) of this subsection, a hotel is osts, a discount equal to 1.5% of the gross amount of on or before the due date, the hotel:				
30			(i)	Files the hotel rental tax return; and				

1			(11)	Pays the hotel rental tax.
		(2) Washingt		mmissioners of Calvert County, Charles County, St. Mary's aty may determine whether a hotel is eligible to receive
5	9-314.			
6	An autho	orized co	unty shall	ll administer the hotel rental tax for that county.
7	9-315.			
8 9				stematic, and thorough administration of the hotel y may adopt regulations that:
10		(1)	Are cons	sistent with this subtitle; and
11 12		(2) Inder Titl		n to the applicable provisions and regulations for the sales he Tax - General Article.
13	9-316.			
14 15				shall provide an authorized county with information to rental tax liability.
16 17	(b) for the cost o	(1) of providi		mptroller may charge an authorized county a reasonable fee mation.
18 19	cost.	(2)	The cour	nty shall treat the fee as a hotel rental tax administrative
20	9-317.			
				enue that a treasurer collects under this subtitle, an se the surety bond that the county requires for its
		wed und		treat any additional premium due to a surety bond etion (a) of this section as a hotel rental tax
27	9-318.			
		ERICK (		t County, Washington County, [and] Dorchester County, Y an authorized county shall distribute the hotel rental tax
31 32				e total revenue, a reasonable sum for hotel rental tax aeral fund of the county;

		n item (1	) of this s	and Calvert, Cecil, Garrett, and St. Mary's counties, ubsection, the revenue attributable to a hotel e municipal corporation; and
4	(3)	The rem	aining ba	lance to the general fund of the county.
5 6	(b) (1) administrative costs u			y not deduct more than 5% of the revenue for )(1) of this section.
7 8	(2) subsection (a)(3) of the			nall designate a part of the balance under promotion of the county.
9 10	(3) for administrative co	(i) sts under		co County may not deduct more than 5% of the revenue on (a)(1) of this section.
11 12	county shall distribut	(ii) te:	If Wicon	nico County authorizes a hotel rental tax rate of 5%, the
13			1.	20% of the revenue to the Salisbury Zoological Park; and
14 15	County to be used for	r its opera	2. ation and	20% of the revenue to the Tourism Center for Wicomico maintenance.
18	distributions under su	general fi	(a)(1) of unds of V	co County shall deposit all remaining revenues, after the this section and subparagraphs (ii) and (iii) of Vicomico County to underwrite the Wicomico u.
20 21	(4) mean costs incurred	(i) for wages		poses of this paragraph, actual administrative costs, and supplies.
22		(ii)	Washing	gton County:
	collected in the coun			Shall distribute 45% of the total hotel rental tax revenue and of Washington County to be used to fund onvention and Visitors Bureau; and
28 29	distribution under ite cover actual adminis	trative cos urism attı	sts and le	Shall distribute the remaining balance after the agraph to a special fund, to be used only to gal fees incurred in administering the hotel enhance economic development, and support shington County.
33		ned under	sioners of subparag	cipal corporation in Washington County may apply to Washington County for funding from the graph (ii)2 of this paragraph for an eligible n.

	Hagerstown/Washingt hearing on the propose		Each year before adoption of its annual budget, the ty Convention and Visitors Bureau shall hold a public l budget.
4		(v)	On or before September 1 of each year beginning in 2001:
7		the hotel	1. The Board of County Commissioners of Washington hington County Senate and House Delegations of the rental tax revenue collected and the use of the hotel eding fiscal year; and
11			2. The Hagerstown/Washington County Convention and the Washington County Senate and House Delegations s use of the hotel rental tax revenue for the preceding
13 14	(5) TAX REVENUE AS	(I) FOLLO	FREDERICK COUNTY SHALL DISTRIBUTE THE HOTEL RENTAL WS:
	HOTEL RENTAL TA	AX ADM	1. FROM THE TOTAL REVENUE, A REASONABLE SUM FOR MINISTRATIVE COSTS TO THE GENERAL FUND OF THE
			2. THE REMAINING BALANCE TO THE TOURISM COUNCIL OF C., WITH A PORTION OF THE BALANCE DESIGNATED BY THE S TO BE USED FOR A TOURISM FACILITY VISITOR CENTER.
	AUDIT OF THE FIN		THE INTERNAL AUDITOR OF THE COUNTY SHALL CONDUCT AN L RECORDS OF THE TOURISM COUNCIL AND REPORT THE Y COMMISSIONERS.
24	(6)	Dorches	ter County shall distribute:
25 26		(i) n to that n	80% of the revenues attributable to a hotel located in a municipal corporation; and
27		(ii)	The remaining revenues to the general fund of the county.
30 31	the Western Maryland attributable to the rate	d class in e greater n shall be	standing subsection (a)(2) of this section, if a code county in a code a tax rate greater than 5%, the revenue than 5% and attributable to a hotel located in a distributed to the general fund of the county instead of
33 34			unty shall make the distributions required under this

20 9-325.

26 9-326.

(a)

(b)

(1)

(2)

(1)

30 section only if a hotel has been in default.

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10 **SENATE BILL 441** 1 9-321. 2 If a hotel fails to pay the hotel rental tax as required by this subtitle, the (a) 3 hotel shall pay interest on the unpaid tax from the date on which the hotel is required 4 to pay the tax to the date that the tax is paid. 5 The interest rate for each month or fraction of a month is: (b) For Cecil County, Talbot County, Washington County, Wicomico 6 (1) County, and Dorchester County, 1%; and 8 For any other authorized county, 0.5%. (2)9 9-322. (a) If a hotel fails to pay the hotel rental tax to an authorized county, except 11 Talbot County or Wicomico County, within 1 month after the payment is due under § 12 9-311 of this subtitle, the hotel shall pay a tax penalty of 10% of the unpaid tax. 13 If a hotel fails to pay the hotel rental tax to Talbot County or Wicomico 14 County within 120 days after the payment is due under § 9-311 of this subtitle, the 15 hotel shall pay a tax penalty of 10% of the unpaid tax. 16 9-323. 17 An authorized county may file a civil action to collect unpaid hotel rental tax. 18 9-324. 19 An authorized county may collect unpaid hotel rental tax by distraint.

Unpaid hotel rental tax in a code county, Cecil County, Charles County, 22 Dorchester County, FREDERICK COUNTY, Somerset County, Talbot County, 23 Washington County, and Wicomico County is a lien against the real and personal 24 property of the person owing the tax and is collectible in the same manner as the

28 a hotel to file security with that county in an amount that the county determines.

A bond issued by a surety company that is:

To protect hotel rental tax revenue, an authorized county may require

Cecil, Talbot, and Wicomico counties may require security under this

25 property tax may be collected under the Tax - Property Article.

Security under this section shall be:

1			(i)	Authorized to do business in the State; and				
2 3	responsibilit	y;	(ii)	Approved by the Insurance Commissioner as to solvency and				
4		(2)	Cash; or	г				
5		(3)	Securiti	es approved by the county.				
6 7	(c) notice of the		rity is required under this section, the county shall give the hotel of security.					
8 9	(d) hotel shall:	Within 5 days after a hotel receives notice that security is required, the ll:						
10		(1)	File the	security; or				
11		(2)	Submit	a written request for a hearing on the security requirement.				
12 13	(e) determine th	(1) ne necess		ring is requested, the county shall hold a hearing to riety, and amount of the security.				
14 15	within 15 da	(2) ays after t	The determination at the hearing is final, and the hotel shall comply after the hotel receives notice of the determination.					
16 17	6 (f) Without notice to the hotel that files security under subsection (b)(2) or (3) 7 of this section, the county at any time may:							
18		(1)	Apply t	he cash to the hotel rental tax due; or				
19 20	tax due.	(2)	Sell the	security and apply the proceeds of the sale to the hotel rental				
21 22	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2004.							